First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-0825.01 Ed DeCecco x4216

HOUSE BILL 19-1333

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	A BILL FOR AN ACT
101	CONCERNING THE TAXATION OF PRODUCTS THAT CONTAIN NICOTINE,
102	AND, IN CONNECTION THEREWITH, INCREASING THE CIGARETTE
103	TAX BY EIGHT AND SEVENTY-FIVE ONE-HUNDREDTHS CENTS PER
104	CIGARETTE AND THE TOBACCO PRODUCTS TAX BY TWENTY-TWO
105	PERCENT OF THE MANUFACTURER'S LIST PRICE; CREATING A
106	TAX ON NICOTINE PRODUCTS THAT IS EQUAL TO SIXTY-TWO
107	PERCENT OF THE MANUFACTURER'S LIST PRICE; REFERRING A
108	BALLOT ISSUE FOR PRIOR VOTER APPROVAL FOR THE NEW AND
109	INCREASED TAXES; DEDICATING THE NEW TAX REVENUE FOR
110	BEHAVIORAL HEALTH SERVICES FOR CHILDREN AND YOUTH,
111	HEALTH CARE AFFORDABILITY AND ACCESSIBILITY, THE
112	COLORADO PRESCHOOL PROGRAM EXPANSION AND
113	FNHANCEMENT AND THE NEWLY CREATED COLORADO

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill refers a ballot issue to the voters at the November 2019 statewide election for the following tax increases:

- ! To increase the cigarette tax by 8.75 cents per cigarette;
- ! To increase the tobacco products tax by 22% of the manufacturer's list price; and
- ! To create a tax on nicotine products that is equal to 62% of the manufacturer's list price, which is the same total tax as the tax levied on tobacco products with the increase.

If voters approve the tax, then the state will have the authority to impose these taxes and retain and spend the revenue as a voter-approved revenue change, and the remainder of the bill takes effect upon approval.

The new nicotine products tax is modeled after the tobacco products tax. Nicotine products are products that contain nicotine and that are ingested into the body, which at this time is typically through vaping with an electronic cigarette. The excise tax is levied on the sale, use, consumption, handling, or distribution of all nicotine products in the state, and it is imposed on a distributor at the time the product is brought into the state, made here, or shipped or transported to retailers in the state. If a distributor fails to pay the tax, then any person or entity in possession of the nicotine products is liable for the tax.

To be a distributor of nicotine products, a person must have a license. The license costs \$10 per year and requires that the distributor must have a tax license and comply with all of the laws relating to the collection of the tax. Distributors are required to file quarterly returns, and the department of revenue (department) may require electronic fund transfers of the taxes paid. Licensees are required to maintain certain records, and retailers are likewise required to maintain records about nicotine products it purchases from a licensed distributor. The department may share the names and addresses of persons who purchased nicotine products for resale with the department of public health and environment and county and district public health agencies.

To account for the increased taxes per cigarette, the discount percentage on cigarette stamps that a cigarette wholesaler may retain for

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its collection costs is reduced from 4% to .4% and the similar discount for a tobacco products distributor is reduced from 3.33% to 1.6%. A nicotine products distributor will be permitted to retain 1.1% of the taxes collected.

In general, 50% of the revenue from the new nicotine products tax and the additional cigarette and tobacco products taxes (new tax revenue) is allocated for purposes related to health care, and 50% is allocated for preschool programs and expanded learning opportunities. Specifically, the new tax revenue is deposited in the old age pension fund and then credited to the general fund in accordance with the state constitution. The state treasurer is then required to transfer 50% of the new tax revenue from the general fund to the behavioral health and health care affordability and accessibility cash fund (behavioral health fund).

The state treasurer is further required to transfer money in the behavioral health fund as follows:

- ! 19%, up to \$30 million, to the tobacco education programs fund, which is primarily used for tobacco education, prevention, and cessation programs, which are expanded to include nicotine products; and
- ! 9.5%, up to \$15 million, to offset the decreased revenue from the existing taxes that may result from the voter-approved rate increases, and of this amount, 73% is further allocated to the tobacco tax cash fund and 27% to the general fund.

For fiscal years that begin prior to July 1, 2023, the general assembly is required to appropriate the remainder of the money in the behavioral health fund as follows:

- ! 66% to make health care more affordable and accessible; and
- ! 34% to improve the provision of behavioral health services for children and youth.

Thereafter, the specific allocation no longer applies and the only limitation on appropriating for these 2 purposes is that each purpose must receive at least 20% of the fund remainder.

The state treasurer is required to transfer the other 50% of the new tax revenue to the newly created preschool programs cash fund, from which money is appropriated to the department of education to improve the availability, affordability, and quality of voluntary early childhood education, and to the Colorado expanded learning opportunities cash fund, from which money is used for the Colorado expanded learning opportunities program. The allocation of the new tax revenue between the 2 funds is as follows:

For the 2019-20 and 2020-21 fiscal years, 35% to the preschool programs cash fund and 15% to the Colorado expanded learning opportunities cash fund;

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- ! For the 2021-22 fiscal year, 30% to the preschool programs cash fund and 20% to the Colorado expanded learning opportunities cash fund; and
- ! For the 2022-23 fiscal year and each fiscal year thereafter, 27.5% to the preschool programs cash fund and 22.5% to the Colorado expanded learning opportunities cash fund.

The state auditor is required to annually conduct a financial audit of the use of the new tax revenue.

The bill also creates the Colorado expanded learning opportunities program, which is established to allow eligible students to participate in out-of-school learning experiences. The Colorado expanded learning opportunities agency, which is an independent agency in the department of education, through an administering nonprofit, pays providers for eligible students to participate in such experiences.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, add part 4 to article 3 28 of title 39 as follows: 4 PART 4 5 SUBMISSION OF BALLOT ISSUE - CIGARETTES, 6 TOBACCO PRODUCTS, AND NICOTINE PRODUCTS TAXES 7 39-28-401. Submission of ballot issue - increased tax cigarettes 8 and tobacco products - new tax on nicotine products - definition -9 repeal. (1) AS USED IN THIS SECTION, "BALLOT ISSUE" MEANS THE 10 QUESTION REFERRED TO VOTERS IN SUBSECTION (2) OF THIS SECTION. 11 AT THE ELECTION HELD ON NOVEMBER 5, 2019, THE 12 SECRETARY OF STATE SHALL SUBMIT TO THE REGISTERED ELECTORS OF 13 THE STATE FOR THEIR APPROVAL OR REJECTION THE FOLLOWING BALLOT 14 ISSUE: "SHALL STATE TAXES BE INCREASED BY \$ ANNUALLY BY 15 IMPOSING A TAX ON NICOTINE LIQUIDS USED IN E-CIGARETTES THAT IS 16 EQUAL TO THE TOTAL STATE TAX ON TOBACCO PRODUCTS, INCREASING THE TOBACCO PRODUCTS TAX BY 22% OF THE MANUFACTURER'S LIST 17

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1	PRICE, AND INCREASING THE CIGARETTE TAX BY 8.75 CENTS PER
2	CIGARETTE, AND USING THE REVENUE TO INVEST IN COLORADANS' HEALTH
3	AND EDUCATION, SPECIFICALLY PROGRAMS THAT REDUCE THE USE OF
4	TOBACCO AND NICOTINE PRODUCTS, PROVIDE BEHAVIORAL HEALTH AND
5	SUBSTANCE USE SERVICES FOR CHILDREN AND YOUTH, LOWER THE COST
6	OF HEALTH CARE, ENHANCE THE VOLUNTARY COLORADO PRESCHOOL
7	PROGRAM AND MAKE IT WIDELY AVAILABLE, PROVIDE EXPANDED
8	LEARNING OPPORTUNITIES FOR COLORADO'S CHILDREN AND YOUTH, AND
9	MAINTAIN THE FUNDING FOR PROGRAMS THAT CURRENTLY RECEIVE
10	REVENUE FROM TOBACCO TAXES, WITH ANNUAL AUDITS ON THE USE OF
11	THE NEW TAX REVENUE AND WITH THE STATE KEEPING AND SPENDING THE
12	NEW TAX REVENUE NOTWITHSTANDING ANY LIMITATIONS PROVIDED BY
13	LAW?"
14	(3) FOR PURPOSES OF SECTION 1-5-407, THE BALLOT ISSUE IS A
15	PROPOSITION. SECTION 1-40-106 (3)(d) DOES NOT APPLY TO THE BALLOT
16	ISSUE.
17	(4) (a) If a majority of the electors voting on the ballot
18	ISSUE VOTE "NO/AGAINST", THEN THIS SECTION IS REPEALED, EFFECTIVE
19	JULY 1, 2020.
20	(b) If a majority of the electors voting on the ballot issue
21	VOTE "YES/FOR", THEN THIS SUBSECTION (4) IS REPEALED, EFFECTIVE
22	JULY 1, 2020.
23	SECTION 2. In Colorado Revised Statutes, amend 39-28-103 as
24	follows:
25	39-28-103. Tax levied. (1) PRIOR TO JANUARY 1, 2020, there is
26	levied and shall be collected and paid to the department a tax upon the
27	sale of cigarettes by wholesalers of ten mills on each cigarette.

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1	(2) ON AND AFTER JANUARY 1, 2020, A TAX OF NINE AND
2	SEVENTY-FIVE ONE HUNDREDTHS CENTS PER CIGARETTE IS LEVIED ON THE
3	SALE OF CIGARETTES BY WHOLESALERS. THE WHOLESALER SHALL PAY THE
4	TAX TO THE DEPARTMENT, WHICH SHALL COLLECT THE TAX.
5	SECTION 3. In Colorado Revised Statutes, 39-28-104, amend
6	(1)(a) as follows:
7	39-28-104. Evidence of payment of tax - credits - redemptions.
8	(1) (a) Payment of the taxes imposed by the provisions of this article
9	ARTICLE 28 and section 21 of article X of the state constitution shall be
10	evidenced by the affixing of stamps to, or by an imprint or impression by
11	suitable metering machines approved by the department on, packages
12	containing cigarettes. The department shall procure stamps of such design
13	and legend as it deems necessary and suitable for the purpose. Except as
14	provided in paragraph (b) of this subsection (1) SUBSECTION (1)(b) OF
15	THIS SECTION, the department shall sell such stamps for cash to licensed
16	wholesalers at a discount of four percent of their face value for sales
17	occurring prior to July 1, 2003, or on or after July 1, 2005, and three
18	percent of their face value for sales occurring on or after July 1, 2003, but
19	before July 1, 2005 but before January 1, 2020, and four-tenths
20	PERCENT OF THEIR FACE VALUE FOR SALES OCCURRING ON AND AFTER
21	JANUARY 1, 2020, if payment is made on or before the tenth day of the
22	month following the month in which the purchase is made to cover the
23	licensed wholesaler's expense in the collection and remittance of such tax;
24	but, if any licensed wholesaler is delinquent in remitting such payment,
25	other than in unusual circumstances shown to the satisfaction of the
26	executive director of the department, the licensed wholesaler shall not be
27	allowed to retain any amounts to cover his or her expense in collecting

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1	and remitting said tax, and, in addition, the penalty imposed under section
2	39-28-108 (2) shall apply. The department shall keep accurate records of
3	all stamps sold to each wholesaler. No wholesaler shall sell or transfer
4	any stamps purchased pursuant to the provisions of this article ARTICLE
5	28.
6	SECTION 4. In Colorado Revised Statutes, 39-28-107, amend
7	(1)(b) as follows:
8	39-28-107. Unstamped packages - tax collected - fines - subject
9	to confiscation - tobacco tax enforcement cash fund - creation.
10	(1) (b) There is hereby created in the state treasury the tobacco tax
11	enforcement cash fund. The fund shall consist of moneys CONSISTS OF
12	MONEY deposited therein pursuant to paragraph (a) of this subsection (1)
13	SUBSECTION (1)(a) OF THIS SECTION and section $39-28.5-106$ (4) SECTIONS
14	39-28.5-106 (4) AND 39-28.6-108 (4). The moneys MONEY in the fund
15	shall be IS subject to annual appropriation by the general assembly to the
16	department for the purpose of enforcing the provisions of this article
17	ARTICLE 28 and article 28.5 ARTICLES 28.5 AND 28.6 of this title TITLE 39.
18	Any moneys MONEY not appropriated by the general assembly shall
19	remain REMAINS in the fund and shall not be transferred or revert to the
20	general fund at the end of any fiscal year.
21	SECTION 5. In Colorado Revised Statutes, 39-28-110, amend
22	(1) as follows:
23	39-28-110. Distribution of tax collected. (1) (a) All sums of
24	money received and collected in payment of the tax imposed by the
25	provisions of this article ARTICLE 28, except license fees received under
26	section 39-28-102 and the moneys MONEY collected pursuant to section
27	39-28-103.5, shall be transmitted to the state treasurer who shall distribute

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the money as follows: Fifteen percent to the general fund and eighty-five percent to the old age pension fund.

(b) The NET REVENUE THAT IS CREDITED TO THE OLD AGE PENSION

4 FUND CREATED IN SECTION 1 OF ARTICLE XXIV OF THE STATE 5 CONSTITUTION IN ACCORDANCE WITH SUBSECTION (1)(a) OF THIS SECTION 6 AND SECTION 2 (a) OF ARTICLE XXIV OF THE STATE CONSTITUTION IS 7 TRANSFERRED TO THE GENERAL FUND IN ACCORDANCE WITH SECTION 7 (c) 8 OF ARTICLE XXIV OF THE STATE CONSTITUTION. OF THIS MONEY OR THE 9 FIFTEEN PERCENT THAT IS DIRECTLY CREDITED TO THE GENERAL FUND, 10 THE STATE TREASURER SHALL TRANSFER AN AMOUNT EQUAL TO THE 11 TOTAL REVENUE THAT IS ATTRIBUTABLE TO THE TAX INCREASE SET FORTH 12 IN SECTION 39-28-103 (2) AS APPROVED BY THE VOTERS' APPROVAL OF THE 13 BALLOT ISSUE SET FORTH IN SECTION 39-28-401 AT THE STATEWIDE 14 ELECTION IN NOVEMBER 2019 TO THE BEHAVIORAL HEALTH AND HEALTH 15 CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND AND THE 16 PRESCHOOL PROGRAMS CASH FUND CREATED IN SECTION 24-22-118 AND 17 THE COLORADO EXPANDED LEARNING OPPORTUNITIES CASH FUND 18 CREATED IN SECTION 22-86.5-106(1), AS REQUIRED BY SECTION 24-22-118 19 (2).

20 **SECTION 6.** In Colorado Revised Statutes, **add** 39-28-110.5 as follows:

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39-28-110.5. Revenue and spending limitations. Notwithstanding any limitations on revenue, spending, or appropriations contained in Section 20 of Article X of the State constitution or any other provision of Law, any revenue generated by the eight and seventy-five one-hundredths cents per cigarette tax increase set forth in Section 39-28-103 (2) as

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1	APPROVED BY THE VOTERS' APPROVAL OF THE BALLOT ISSUE SET FORTH IN
2	SECTION 39-28-401 AT THE STATEWIDE ELECTION IN NOVEMBER 2019 MAY
3	BE COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE.
4	SECTION 7. In Colorado Revised Statutes, 39-28.5-102, amend
5	(1) introductory portion as follows:
6	39-28.5-102. Tax levied. (1) PRIOR TO JANUARY 1, 2020, there
7	is levied and shall be collected a tax upon the sale, use, consumption,
8	handling, or distribution of all tobacco products in this state at the rate of
9	twenty percent of the manufacturer's list price of such tobacco products.
10	Such tax shall be On and after January 1, 2020, there is levied a
11	TAX UPON THE SALE, USE, CONSUMPTION, HANDLING, OR DISTRIBUTION OF
12	ALL TOBACCO PRODUCTS IN THIS STATE AT THE RATE OF FORTY-TWO
13	PERCENT OF THE MANUFACTURER'S LIST PRICE OF SUCH TOBACCO
14	PRODUCTS. THE TAX IS COLLECTED BY THE DEPARTMENT AND IS imposed
15	at the time the distributor:
16	SECTION 8. In Colorado Revised Statutes, 39-28.5-106, amend
17	(2) as follows:
18	39-28.5-106. Returns and remittance of tax - civil penalty.
19	(2) Every distributor shall file a return with the department by the
20	twentieth day of the month following the month reported and shall
21	therewith remit the amount of tax due, less three and one-third percent of
22	any sum so remitted that consists of tax collected before July 1, 2003, or
23	on or after July 1, 2005, and less two and one-third percent of any sum so
24	remitted that consists of tax collected on or after July 1, 2003, but before
25	July 1, 2005 but before January 1, 2020, and less one and
26	SIX-TENTHS PERCENT OF ANY SUM SO REMITTTED THAT CONSISTS OF TAX
27	COLLECTED ON OR AFTER JANUARY 1, 2020, to cover the distributor's

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1 expense in the collection and remittance of said tax; except that no part 2 of the tax imposed pursuant to section 39-28.5-102.5 and section 21 of 3 article X of the state constitution shall be subject to the discount provided 4 for in this subsection (2). If any distributor is delinquent in remitting said 5 tax, other than in unusual circumstances shown to the satisfaction of the 6 executive director of the department, the distributor shall not be allowed 7 to retain any amounts to cover his or her expense in collecting and 8 remitting said tax, and in addition the penalty imposed under section 9 39-28.5-110 (2)(b) shall apply. 10 **SECTION 9.** In Colorado Revised Statutes, 39-28.5-108, amend

(1) as follows:

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39-28.5-108. Distribution of tax collected. (1) (a) All sums of money received and collected in payment of the tax imposed by the provisions of this article ARTICLE 28.5, except license fees received under section 39-28.5-104 and the moneys MONEY collected pursuant to section 39-28.5-102.5, shall be transmitted to the state treasurer, who shall distribute such money as follows: Fifteen percent to the general fund and eighty-five percent to the old age pension fund.

(b) THE NET REVENUE THAT IS CREDITED TO THE OLD AGE PENSION FUND CREATED IN SECTION 1 OF ARTICLE XXIV OF THE STATE CONSTITUTION IN ACCORDANCE WITH SUBSECTION (1)(a) OF THIS SECTION AND SECTION 2 (a) OF ARTICLE XXIV OF THE STATE CONSTITUTION IS TRANSFERRED TO THE GENERAL FUND IN ACCORDANCE WITH SECTION 7 (c) OF ARTICLE XXIV OF THE STATE CONSTITUTION. OF THIS MONEY OR THE FIFTEEN PERCENT THAT IS DIRECTLY CREDITED TO THE GENERAL FUND, THE STATE TREASURER SHALL TRANSFER AN AMOUNT EQUAL TO THE TOTAL REVENUE THAT IS ATTRIBUTABLE TO THE TAX INCREASE SET FORTH

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1	IN SECTION 39-28.5-102 (1) AS APPROVED BY THE VOTERS' APPROVAL OF
2	THE BALLOT ISSUE SET FORTH IN SECTION 39-28-401 AT THE STATEWIDE
3	ELECTION IN NOVEMBER 2019 TO THE BEHAVIORAL HEALTH AND HEALTH
4	CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND AND THE
5	PRESCHOOL PROGRAMS CASH FUND CREATED IN SECTION 24-22-118 AND
6	THE COLORADO EXPANDED LEARNING OPPORTUNITIES CASH FUND
7	CREATED IN SECTION 22-86.5-106 (1), AS REQUIRED BY SECTION 24-22-118
8	(2).
9	SECTION 10. In Colorado Revised Statutes, add 39-28.5-108.5
10	as follows:
11	39-28.5-108.5. Revenue and spending limitations.
12	NOTWITHSTANDING ANY LIMITATIONS ON REVENUE, SPENDING, OR
13	APPROPRIATIONS CONTAINED IN SECTION 20 OF ARTICLE \boldsymbol{X} OF THE STATE
14	CONSTITUTION OR ANY OTHER PROVISION OF LAW, ANY REVENUE
15	GENERATED BY THE TWENTY-TWO PERCENT TAX INCREASE IMPOSED
16	UNDER THIS ARTICLE 28.5 AS APPROVED BY THE VOTERS' APPROVAL OF
17	THE BALLOT ISSUE SET FORTH IN SECTION 39-28-401 AT THE STATEWIDE
18	ELECTION IN NOVEMBER 2019 MAY BE COLLECTED AND SPENT AS A
19	VOTER-APPROVED REVENUE CHANGE.
20	SECTION 11. In Colorado Revised Statutes, add article 28.6 to
21	title 39 as follows:
22	ARTICLE 28.6
23	Nicotine Products Tax
24	39-28.6-101. Legislative declaration. (1) THE GENERAL
25	ASSEMBLY HEREBY FINDS AND DECLARES THAT:
26	(a) NICOTINE IS A HIGHLY ADDICTIVE AND TOXIC SUBSTANCE;
27	(b) THERE HAS BEEN A SIGNIFICANT INCREASE IN THE USE OF

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1	ELECTRONIC CIGARETTES, WHICH HEAT NICOTINE, FLAVORINGS, AND
2	OTHER CHEMICALS TO CREATE AN AEROSOL THAT IS INHALED;
3	(c) CHILDREN IN MIDDLE SCHOOL AND HIGH SCHOOL HAVE
4	REPORTED USING ELECTRONIC CIGARETTES AT ALARMING RATES, AND
5	STUDIES HAVE LINKED ELECTRONIC CIGARETTE USE AMONG YOUTH TO
6	NICOTINE ADDICTION AND CIGARETTE SMOKING;
7	(d) THE LONG-TERM HEALTH RISKS OF THIS USE ARE UNKNOWN,
8	BUT ELECTRONIC CIGARETTE AEROSOL CAN CONTAIN HARMFUL AND
9	POTENTIALLY HARMFUL SUBSTANCES INCLUDING NICOTINE,
10	CANCER-CAUSING CHEMICALS, HEAVY METALS, FLAVORING CHEMICALS,
11	ULTRAFINE PARTICLES, AND VOLATILE ORGANIC COMPOUNDS;
12	(e) YET NICOTINE PRODUCTS ARE NOT SUBJECT TO THE SAME
13	EXCISE TAX AS CIGARETTES AND TOBACCO PRODUCTS;
14	(f) TAXING NICOTINE PRODUCTS AT THE WHOLESALE LEVEL WILL
15	INCREASE THE TOTAL COST, WHICH MAY SERVE AS A DETERRENT TO
16	CHILDREN AND ADOLESCENTS AND IN TURN PREVENT AND REDUCE
17	CONSUMPTION; AND
18	(g) REVENUE FROM THE TAX CAN BE USED TOWARD POSITIVE
19	OUTCOMES IN CHILDREN'S LIVES AND OTHER IMPORTANT HEALTH
20	INITIATIVES.
21	(2) THEREFORE, THE GENERAL ASSEMBLY INTENDS TO CREATE A
22	TAX ON NICOTINE PRODUCTS SO THAT THEY ARE TAXED IN THE SAME
23	MANNER AS TOBACCO PRODUCTS, INCLUDING THE LICENSING
24	REQUIREMENTS THAT FACILITATE THE COLLECTION OF THE TAX.
25	39-28.6-102. Definitions. As used in this article 28.6, unless
26	THE CONTEXT OTHERWISE REQUIRES:
27	(1) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.

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1	(2) "DISTRIBUTOR" MEANS EVERY PERSON WHO FIRST RECEIVES
2	NICOTINE PRODUCTS IN THIS STATE, EVERY PERSON WHO SELLS NICOTINE
3	PRODUCTS IN THIS STATE WHO IS PRIMARILY LIABLE FOR THE NICOTINE
4	PRODUCTS TAX ON THE NICOTINE PRODUCTS, AND EVERY PERSON WHO
5	FIRST SELLS OR OFFERS FOR SALE IN THIS STATE NICOTINE PRODUCTS
6	IMPORTED INTO THIS STATE FROM ANY OTHER STATE OR COUNTRY.
7	(3) "MANUFACTURER'S LIST PRICE" MEANS THE INVOICE PRICE FOR
8	WHICH A MANUFACTURER OR SUPPLIER SELLS A NICOTINE PRODUCT TO A
9	DISTRIBUTOR EXCLUSIVE OF ANY DISCOUNT OR OTHER REDUCTION.
10	(4) "NICOTINE PRODUCT" MEANS A PRODUCT THAT CONTAINS
11	NICOTINE INGESTED INTO THE BODY, WHETHER BY VAPORIZING, CHEWING,
12	SMOKING, ABSORBING, DISSOLVING, INHALING, SNORTING, SNIFFING,
13	AEROSOLIZING, OR BY ANY OTHER MEANS, AND THAT IS NOT:
14	(a) A CIGARETTE;
15	(b) TOBACCO PRODUCTS, AS DEFINED IN SECTION 39-28.5-101 (5);
16	OR
17	$(c) \ A \ DRUG, DEVICE, OR \ COMBINATION \ PRODUCT \ AUTHORIZED \ FOR$
18	SALE BY THE UNITED STATES DEPARTMENT OF HEALTH AND HUMAN
19	SERVICES, AS THOSE TERMS ARE DEFINED IN THE "FEDERAL FOOD, DRUG,
20	AND COSMETIC ACT", 21 U.S.C. SEC. 301 ET SEQ.
21	(5) "SALE" MEANS ANY TRANSFER, EXCHANGE, OR BARTER, IN ANY
22	MANNER OR BY ANY MEANS WHATSOEVER, FOR A CONSIDERATION,
23	INCLUDING ALL SALES MADE BY ANY PERSON. THE TERM INCLUDES A GIFT
24	BY A PERSON ENGAGED IN THE BUSINESS OF SELLING NICOTINE PRODUCTS,
25	FOR ADVERTISING, AS A MEANS OF EVADING THE PROVISIONS OF THIS
26	ARTICLE 28.6, OR FOR ANY OTHER PURPOSES WHATSOEVER.
27	39-28.6-103. Tax levied. (1) On AND AFTER JANUARY 1, 2020.

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1	THERE IS LEVIED A TAX UPON THE SALE, USE, CONSUMPTION, HANDLING,
2	OR DISTRIBUTION OF ALL NICOTINE PRODUCTS IN THIS STATE AT THE RATE
3	OF SIXTY-TWO PERCENT OF THE MANUFACTURER'S LIST PRICE OF THE
4	NICOTINE PRODUCTS. THE TAX IS COLLECTED BY THE DEPARTMENT AND IS
5	IMPOSED AT THE TIME THE DISTRIBUTOR:
6	(a) Brings, or causes to be brought, into this state from
7	WITHOUT THE STATE NICOTINE PRODUCTS FOR SALE;
8	(b) MAKES, MANUFACTURES, OR FABRICATES NICOTINE PRODUCTS
9	IN THIS STATE FOR SALE IN THIS STATE; OR
10	(c) SHIPS OR TRANSPORTS NICOTINE PRODUCTS TO RETAILERS IN
11	THIS STATE TO BE SOLD BY THOSE RETAILERS.
12	39-28.6-104. Exempt sales. The TAX IMPOSED BY SECTION
13	39-28.6-103 SHALL NOT APPLY WITH RESPECT TO ANY NICOTINE PRODUCTS
14	THAT, UNDER THE CONSTITUTION AND LAWS OF THE UNITED STATES, MAY
15	NOT BE MADE THE SUBJECT OF TAXATION BY THIS STATE. A PERSON SHALL
16	REPORT THE EXEMPT SALES TO THE DEPARTMENT, AS REQUIRED BY THE
17	DEPARTMENT.
18	39-28.6-105. Licensing required - rules - fines. BEGINNING
19	JANUARY 1, 2020, IT IS UNLAWFUL FOR ANY PERSON TO ENGAGE IN THE
20	BUSINESS OF A DISTRIBUTOR OF NICOTINE PRODUCTS AT ANY PLACE OF
21	BUSINESS WITHOUT FIRST OBTAINING A LICENSE GRANTED AND ISSUED BY
22	THE DEPARTMENT, WHICH LICENSE IS IN EFFECT UNTIL JUNE 30 FOLLOWING
23	THE DATE OF ISSUE, UNLESS SOONER REVOKED. THE DEPARTMENT SHALL
24	GRANT A LICENSE ONLY TO A PERSON WHO OWNS OR OPERATES THE PLACE
25	FROM WHICH THE PERSON ENGAGES IN THE BUSINESS OF A DISTRIBUTOR OF
26	NICOTINE PRODUCTS, AND, IF THE BUSINESS IS OPERATED IN TWO OR MORE
27	SEPARATE PLACES BY THE PERSON, A SEPARATE LICENSE FOR EACH PLACE

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1	OF BUSINESS IS REQUIRED. A LICENSE MAY BE RENEWED ONLY UPON
2	TIMELY APPLICATION AND PAYMENT OF THE REQUIRED FEE PRIOR TO
3	EXPIRATION. A LICENSE MAY BE TRANSFERRED IN THE DISCRETION OF AND
4	PURSUANT TO THE RULES ADOPTED BY THE DEPARTMENT. THE FEE FOR A
5	LICENSE IS TEN DOLLARS PER YEAR, AND THE FEE IS CREDITED TO THE
6	GENERAL FUND. THE FEE IS REDUCED AT THE RATE OF TWO DOLLARS AND
7	FIFTY CENTS FOR EACH EXPIRED QUARTER OF THE LICENSE YEAR. THE
8	DEPARTMENT SHALL, ON REASONABLE NOTICE AND AFTER A HEARING,
9	SUSPEND OR REVOKE THE LICENSE OF ANY PERSON VIOLATING ANY
10	PROVISION OF THIS ARTICLE 28.6, AND THE DEPARTMENT SHALL NOT ISSUE
11	A LICENSE TO THE SAME PERSON WITHIN A PERIOD OF TWO YEARS
12	THEREAFTER. THE DEPARTMENT MAY SHARE INFORMATION ON THE NAMES
13	AND ADDRESSES OF PERSONS WHO PURCHASED NICOTINE PRODUCTS FOR
14	RESALE WITH THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT
15	AND COUNTY AND DISTRICT PUBLIC HEALTH AGENCIES. THE DEPARTMENT
16	SHALL REFUSE TO ISSUE A NEW OR RENEWAL DISTRIBUTOR LICENSE, AND
17	SHALL REVOKE A DISTRIBUTOR'S LICENSE, IF THE DISTRIBUTOR OWES THE
18	STATE ANY DELINQUENT TAXES ADMINISTERED BY THE DEPARTMENT OR
19	INTEREST THEREON PURSUANT TO THIS TITLE 39 THAT HAVE BEEN
20	DETERMINED BY LAW TO BE DUE AND UNPAID, UNLESS THE DISTRIBUTOR
21	HAS ENTERED INTO AN AGREEMENT APPROVED BY THE DEPARTMENT TO
22	PAY THE AMOUNT DUE. THE DEPARTMENT SHALL ONLY ISSUE A NEW OR
23	RENEWAL DISTRIBUTOR LICENSE TO A DISTRIBUTOR THAT HAS A CURRENT
24	LICENSE ISSUED PURSUANT TO SECTION 39-26-103.
25	39-28.6-106. Books and records to be preserved. (1) EVERY
26	DISTRIBUTOR SHALL KEEP AT EACH LICENSED PLACE OF BUSINESS

COMPLETE AND ACCURATE RECORDS FOR THAT PLACE OF BUSINESS,

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1	INCLUDING ITEMIZED INVOICES OF NICOTINE PRODUCTS HELD, PURCHASED,
2	MANUFACTURED, BROUGHT IN OR CAUSED TO BE BROUGHT IN FROM
3	WITHOUT THE STATE, OR SHIPPED OR TRANSPORTED TO RETAILERS IN THIS
4	STATE, AND OF ALL SALES OF NICOTINE PRODUCTS MADE, EXCEPT SALES TO
5	THE ULTIMATE CONSUMER.
6	(2) The distributor's records must show the names and
7	ADDRESSES OF PURCHASERS, THE INVENTORY OF ALL NICOTINE PRODUCTS
8	ON HAND, AND OTHER PERTINENT PAPERS AND DOCUMENTS RELATING TO
9	THE PURCHASE, SALE, OR DISPOSITION OF NICOTINE PRODUCTS.
10	(3) WHEN A LICENSED DISTRIBUTOR SELLS NICOTINE PRODUCTS
11	EXCLUSIVELY TO THE ULTIMATE CONSUMER AT THE ADDRESS GIVEN IN THE
12	LICENSE, NO INVOICE OF THOSE SALES IS REQUIRED, BUT THE LICENSED
13	DISTRIBUTOR SHALL MAKE ITEMIZED INVOICES OF ALL NICOTINE PRODUCTS
14	TRANSFERRED TO OTHER RETAIL OUTLETS OWNED OR CONTROLLED BY
15	THAT LICENSED DISTRIBUTOR. A DISTRIBUTOR SHALL PRESERVE ALL
16	BOOKS, RECORDS, AND OTHER PAPERS AND DOCUMENTS REQUIRED BY THIS
17	SECTION TO BE KEPT FOR A PERIOD OF AT LEAST THREE YEARS AFTER THE
18	DATE OF THE DOCUMENTS, UNLESS THE DEPARTMENT, IN WRITING,

(4) (a) EVERY RETAILER THAT IS NOT ALSO A LICENSED DISTRIBUTOR SHALL KEEP AT ITS PLACE OF BUSINESS COMPLETE AND ACCURATE RECORDS TO SHOW THAT ALL NICOTINE PRODUCTS RECEIVED BY THE RETAILER WERE PURCHASED FROM A LICENSED DISTRIBUTOR. THE RETAILER SHALL PROVIDE A COPY OF SUCH RECORDS TO THE DEPARTMENT IF SO REQUESTED. THE DEPARTMENT MAY ESTABLISH THE ACCEPTABLE FORM OF SUCH RECORDS.

AUTHORIZES THEIR DESTRUCTION OR DISPOSAL AT AN EARLIER DATE.

(b) THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FOR ANY

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1	EXPENSES INCURRED BY THE DEPARTMENT RELATED TO ENFORCING
2	SUBSECTION (4)(a) OF THIS SECTION FROM THE TOBACCO TAX
3	ENFORCEMENT CASH FUND CREATED IN SECTION 39-28-107 (1)(b).
4	39-28.6-107. Returns and remittance of tax - civil penalty -
5	rules. (1) Every distributor shall file a return with the
6	DEPARTMENT EACH QUARTER. THE RETURN, WHICH MUST BE UPON FORMS
7	PRESCRIBED AND FURNISHED BY THE DEPARTMENT, MUST CONTAIN,
8	AMONG OTHER THINGS, THE TOTAL AMOUNT OF NICOTINE PRODUCTS
9	PURCHASED BY THE DISTRIBUTOR DURING THE PRECEDING QUARTER AND
10	THE TAX DUE THEREON.
11	(2) EVERY DISTRIBUTOR SHALL FILE A RETURN WITH THE
12	DEPARTMENT BY THE TWENTIETH DAY OF THE MONTH FOLLOWING THE
13	MONTH REPORTED AND SHALL THEREWITH REMIT THE AMOUNT OF TAX
14	DUE, LESS ONE AND ONE-TENTH PERCENT OF ANY AMOUNT REMITTED TO
15	COVER THE DISTRIBUTOR'S EXPENSE IN THE COLLECTION AND REMITTANCE
16	OF THE TAX. IF ANY DISTRIBUTOR IS DELINQUENT IN REMITTING THE TAX,
17	OTHER THAN IN UNUSUAL CIRCUMSTANCES SHOWN TO THE SATISFACTION
18	OF THE EXECUTIVE DIRECTOR OF THE DEPARTMENT, THE DISTRIBUTOR IS
19	NOT ALLOWED TO RETAIN ANY AMOUNTS TO COVER HIS OR HER EXPENSE
20	IN COLLECTING AND REMITTING THE TAX AND, IN ADDITION, THE PENALTY
21	IMPOSED UNDER SECTION 39-28.6-111 (2)(b) APPLIES.
22	(3) The department may require distributors to use
23	ELECTRONIC FUNDS TRANSFERS TO REMIT TAX PAYMENTS DUE PURSUANT
24	TO THIS ARTICLE 28.6 TO THE DEPARTMENT AND MAY REQUIRE
25	DISTRIBUTORS TO FILE TAX RETURNS ELECTRONICALLY. THE DEPARTMENT
26	MAY PROMULGATE RULES GOVERNING ELECTRONIC PAYMENT AND FILING.
27	(4) (a) ANY PERSON, FIRM, LIMITED LIABILITY COMPANY,

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1 PARTNERSHIP, OR CORPORATION, OTHER THAN A DISTRIBUTOR, IN 2 POSSESSION OF NICOTINE PRODUCTS FOR WHICH TAXES HAVE NOT 3 OTHERWISE BEEN REMITTED PURSUANT TO THIS SECTION IS LIABLE AND 4 RESPONSIBLE FOR THE UNCOLLECTED TAX THAT IS LEVIED PURSUANT TO 5 SECTION 39-28.6-103 ON BEHALF OF THE DISTRIBUTOR WHO FAILED TO PAY 6 THE TAX. THE PERSON OR ENTITY SHALL MAKE THE PAYMENT TO THE 7 DEPARTMENT WITHIN THIRTY DAYS OF FIRST TAKING POSSESSION OF THE 8 NICOTINE PRODUCT. THE DEPARTMENT SHALL ESTABLISH A FORM TO BE 9 USED FOR REMITTANCE OF THE PAYMENT. THE DEPARTMENT SHALL REMIT 10 THE PROCEEDS IT RECEIVES PURSUANT TO THIS SUBSECTION (4)(a) TO THE 11 STATE TREASURER, AND THE STATE TREASURER SHALL CREDIT FIFTEEN 12 PERCENT OF THE PROCEEDS TO THE TOBACCO TAX ENFORCEMENT CASH 13 FUND CREATED IN SECTION 39-28-107 (1)(b) AND EIGHTY-FIVE PERCENT 14 TO THE OLD AGE PENSION FUND CREATED IN SECTION 1 OF ARTICLE XXIV 15 OF THE STATE CONSTITUTION. 16 (b) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT MAY IMPOSE 17 A CIVIL PENALTY ON ANY PERSON, FIRM, LIMITED LIABILITY COMPANY, 18 PARTNERSHIP, OR CORPORATION IN POSSESSION OF NICOTINE PRODUCTS 19 THAT FAILS TO MAKE A PAYMENT REQUIRED PURSUANT TO SUBSECTION 20 (4)(a) OF THIS SECTION OR WHO IS A DISTRIBUTOR BY VIRTUE OF BEING THE 21 FIRST PERSON WHO RECEIVES THE NICOTINE PRODUCTS IN THE STATE AND 22 WHO FAILS TO MAKE A PAYMENT REQUIRED PURSUANT TO THIS SECTION IN 23 AN AMOUNT THAT DOES NOT EXCEED FIVE HUNDRED PERCENT OF SUCH

PURSUANT TO THIS SUBSECTION (4)(b) TO THE STATE TREASURER FOR DEPOSIT IN THE TOBACCO TAX ENFORCEMENT CASH FUND CREATED IN

PAYMENT. THE DEPARTMENT SHALL REMIT ANY MONEY RECEIVED

27 SECTION 39-28-107 (1)(b).

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1	39-28.6-108. When credit may be obtained for tax paid.
2	WHERE NICOTINE PRODUCTS, UPON WHICH THE TAX IMPOSED BY THIS
3	ARTICLE 28.6 HAS BEEN REPORTED AND PAID, ARE SHIPPED OR
4	TRANSPORTED BY THE DISTRIBUTOR TO RETAILERS WITHOUT THE STATE TO
5	BE SOLD BY THOSE RETAILERS OR ARE RETURNED TO THE MANUFACTURER
6	BY THE DISTRIBUTOR OR DESTROYED BY THE DISTRIBUTOR, CREDIT OF
7	SUCH TAX MAY BE MADE TO THE DISTRIBUTOR IN ACCORDANCE WITH
8	REGULATIONS PRESCRIBED BY THE DEPARTMENT.
9	39-28.6-109. Distribution of tax collected. (1) The State
10	TREASURER SHALL CREDIT THE MONEY COLLECTED FOR PAYMENT OF THE
11	TAX IMPOSED UNDER THIS ARTICLE 28.6 TO THE OLD AGE PENSION FUND
12	CREATED IN SECTION 1 OF ARTICLE XXIV OF THE STATE CONSTITUTION IN
13	ACCORDANCE WITH SECTION 2 (a) AND (f) OF ARTICLE XXIV OF THE
14	STATE CONSTITUTION AND SHALL FURTHER TRANSFER AN AMOUNT EQUAL
15	TO THIS AMOUNT TO THE GENERAL FUND IN ACCORDANCE WITH SECTION
16	7 (c) OF ARTICLE XXIV OF THE STATE CONSTITUTION.
17	(2) THE STATE TREASURER SHALL TRANSFER AN AMOUNT EQUAL
18	TO THE TAX IMPOSED UNDER THIS ARTICLE $28.6\mathrm{FROM}$ THE GENERAL FUND
19	TO THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND
20	ACCESSIBILITY CASH FUND AND THE PRESCHOOL PROGRAMS CASH FUND
21	CREATED IN SECTION 24-22-118 AND THE COLORADO EXPANDED
22	LEARNING OPPORTUNITIES CASH FUND CREATED IN SECTION 22-86.5-106
23	(1), AS REQUIRED BY SECTION 24-22-118 (2).
24	39-28.6-110. Taxation by cities and towns. This Article
25	28.6 does not prevent a statutory or home rule municipality,
26	COUNTY, OR CITY AND COUNTY FROM IMPOSING, LEVYING, AND
27	COLLECTING ANY SPECIAL SALES TAY LIDON SALES OF CIGAPETTES

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1	TOBACCO PRODUCTS, OR NICOTINE PRODUCTS, AS THAT TERM IS DEFINED
2	IN SECTION 18-13-121 (5), OR UPON THE OCCUPATION OR PRIVILEGE OF
3	SELLING CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS. THIS
4	ARTICLE 28.6 DOES NOT AFFECT ANY EXISTING AUTHORITY OF LOCAL
5	GOVERNMENTS TO IMPOSE A SPECIAL SALES TAX ON CIGARETTES,
6	TOBACCO PRODUCTS, OR NICOTINE PRODUCTS, IN ACCORDANCE WITH
7	SECTION 39-28-112, TO BE USED FOR LOCAL AND GOVERNMENTAL
8	PURPOSES.
9	39-28.6-111. Prohibited acts - penalties. (1) BEGINNING
10	JANUARY 1, 2020, IT IS UNLAWFUL FOR ANY DISTRIBUTOR TO SELL AND
11	DISTRIBUTE ANY NICOTINE PRODUCTS IN THIS STATE WITHOUT A LICENSE
12	AS REQUIRED IN SECTION 39-28.6-105, OR TO WILLFULLY MAKE ANY FALSE
13	OR FRAUDULENT RETURN OR FALSE STATEMENT ON ANY RETURN, OR TO
14	WILLFULLY EVADE THE PAYMENT OF THE TAX, OR ANY PART THEREOF, AS
15	IMPOSED BY THIS ARTICLE 28.6. ANY DISTRIBUTOR OR AGENT THEREOF
16	WHO WILLFULLY VIOLATES ANY PROVISION OF THIS ARTICLE 28.6 IS
17	SUBJECT TO PUNISHMENT AS PROVIDED BY SECTION 39-21-118.
18	(2) (a) IF A PERSON NEGLECTS OR REFUSES TO MAKE A RETURN AS
19	REQUIRED BY THIS ARTICLE 28.6 AND NO AMOUNT OF TAX IS DUE, THE
20	EXECUTIVE DIRECTOR OF THE DEPARTMENT SHALL IMPOSE A PENALTY IN
21	THE AMOUNT OF TWENTY-FIVE DOLLARS.
22	(b) IF A PERSON FAILS TO PAY THE TAX IN THE TIME ALLOWED IN
23	SECTION 39-28.6-107, A PENALTY EQUAL TO TEN PERCENT OF THE TAX
24	PLUS ONE-HALF OF ONE PERCENT PER MONTH FROM THE DATE WHEN DUE,
25	TOGETHER WITH INTEREST ON SUCH DELINQUENT TAXES AT THE RATE
26	COMPUTED UNDER SECTION 39-21-110.5, APPLIES.
27	(c) IN COMPUTING AND ASSESSING THE PENALTY, PENALTY

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1	INTEREST, AND INTEREST PURSUANT TO SUBSECTION (2)(0) OF THIS
2	SECTION, THE EXECUTIVE DIRECTOR OF THE DEPARTMENT MAY MAKE AN
3	ESTIMATE, BASED UPON INFORMATION AS MAY BE AVAILABLE, OF THE
4	AMOUNT OF TAXES DUE FOR THE PERIOD FOR WHICH THE TAXPAYER IS
5	DELINQUENT.
6	39-28.6-112. Revenue and spending limitations.
7	NOTWITHSTANDING ANY LIMITATIONS ON REVENUE, SPENDING, OR
8	APPROPRIATIONS CONTAINED IN SECTION 20 OF ARTICLE X OF THE STATE
9	CONSTITUTION OR ANY OTHER PROVISION OF LAW, ANY REVENUE
10	GENERATED BY THE TAX IMPOSED BY THIS ARTICLE 28.6AS APPROVED BY
11	THE VOTERS' APPROVAL OF THE BALLOT ISSUE SET FORTH IN SECTION
12	39-28-401 AT THE STATEWIDE ELECTION IN NOVEMBER 2019 MAY BE
13	COLLECTED AND SPENT AS A VOTER-APPROVED REVENUE CHANGE.
14	SECTION 12. In Colorado Revised Statutes, 24-1-115, add (17)
15	as follows:
16	24-1-115. Department of education - creation. (17) The
17	DEPARTMENT OF EDUCATION INCLUDES THE COLORADO EXPANDED
18	LEARNING OPPORTUNITIES AGENCY ESTABLISHED IN SECTION 22-86.5-104
19	AND ITS POWERS, DUTIES, AND FUNCTIONS, AS IF THE AGENCY WERE
20	TRANSFERRED BY A TYPE 1 TRANSFER TO THE DEPARTMENT OF
21	EDUCATION.
22	SECTION 13. In Colorado Revised Statutes, add article 86.5 to
23	title 22 as follows:
24	ARTICLE 86.5
25	Colorado Expanded Learning
26	Opportunities Program
27	22-86.5-101. Short title. The short title of this article 86.5

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1	IS THE "COLORADO EXPANDED LEARNING OPPORTUNITIES PROGRAM
2	ACT".
3	22-86.5-102. Legislative declaration. (1) THE GENERAL
4	ASSEMBLY HEREBY FINDS AND DECLARES THAT:
5	(a) Expanded learning opportunities are critical for all
6	CHILDREN AND YOUTH BECAUSE THESE OPPORTUNITIES, WHICH OCCUR
7	OUTSIDE OF THEIR REGULAR SCHOOL SCHEDULES, PROVIDE ESSENTIAL
8	ACADEMIC AND LIFE SKILLS FOR CHILDREN AND YOUTH TO THRIVE IN
9	SCHOOL AND LIFE;
10	(b) THESE OPPORTUNITIES ALLOW CHILDREN AND YOUTH TO LEARN
11	NEW SKILLS, PARTICIPATE IN OUTDOOR ACTIVITIES, BE EXPOSED TO
12	DIFFERENT AND CHALLENGING REAL WORLD EXPERIENCES, AND RECEIVE
13	EXPOSURE TO MUSIC, DANCE, ARTS, AND CAREER AND TECHNICAL
14	EDUCATION PROGRAMS;
15	(c) ALL CHILDREN AND YOUTH SHOULD HAVE CONSISTENT AND
16	RELIABLE ACCESS TO THESE OUT-OF-SCHOOL LEARNING EXPERIENCES; AND
17	(d) ALL COLORADANS WILL BENEFIT FROM CHILDREN AND YOUTH
18	EXPERIENCING THESE EXPANDED LEARNING OPPORTUNITIES.
19	22-86.5-103. Definitions. AS USED IN THIS ARTICLE 86.5, UNLESS
20	THE CONTEXT OTHERWISE REQUIRES:
21	(1) "ADMINISTERING NONPROFIT ORGANIZATION" OR
22	"ORGANIZATION" MEANS A TAX-EXEMPT NONPROFIT ORGANIZATION
23	UNDER 26 U.S.C. SEC. 501 (c) OF THE FEDERAL "INTERNAL REVENUE
24	CODE OF 1986", AS AMENDED, THAT IS SELECTED BY THE AGENCY UNDER
25	SECTION 22-86.5-105 (2) TO ADMINISTER THE PROGRAM.
26	(2) "AGENCY" MEANS THE COLORADO EXPANDED LEARNING
27	ODDODTINITIES AGENCY CREATED IN SECTION 22-86 5-104 (1)

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1	(3) "BOARD" MEANS THE BOARD OF DIRECTORS OF THE COLORADO
2	EXPANDED LEARNING OPPORTUNITIES AGENCY CREATED IN SECTION
3	22-86.5-104 (2).
4	(4) "ELIGIBLE STUDENT" MEANS A PERSON WHO IS AT LEAST SIX
5	YEARS OLD BUT LESS THAN TWENTY-ONE YEARS OLD AND WHO RESIDES
6	WITHIN THE STATE AND IS ELIGIBLE FOR ADMISSION TO PUBLIC SCHOOL
7	WITHIN THE STATE, OR A PERSON WHO IS AT LEAST THREE YEARS OLD BUT
8	LESS THAN SIX YEARS OLD AND WHO RESIDES IN THE STATE.
9	(5) "LOCAL EDUCATION PROVIDER" MEANS A SCHOOL DISTRICT, A
10	CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO PART
11	1 OF ARTICLE 30.5 OF THIS TITLE 22, A CHARTER SCHOOL AUTHORIZED BY
12	THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE
13	30.5 OF THIS TITLE 22, OR A BOARD OF COOPERATIVE SERVICES CREATED
14	AND OPERATING PURSUANT TO ARTICLE 5 OF THIS TITLE 22 THAT
15	OPERATES ONE OR MORE PUBLIC SCHOOLS.
16	(6) (a) "Out-of-school learning experience" means any
17	EVIDENCE-BASED PROGRAM, SERVICE, OR ACTIVITY THAT PROVIDES
18	SUPPLEMENTAL EDUCATIONAL OR DEVELOPMENTAL SUPPORT TO ELIGIBLE
19	STUDENTS OUTSIDE OF NORMAL SCHOOL OPERATIONS. "OUT-OF-SCHOOL
20	LEARNING EXPERIENCE" INCLUDES TUTORING AND SUPPLEMENTAL
21	ACADEMIC INSTRUCTION INCLUDING READING, MATHEMATICS, SCIENCE,
22	AND WRITING; TARGETED SUPPORT FOR SPECIAL NEEDS AND LEARNING
23	DISABILITIES OR ENGLISH LANGUAGE OR FOREIGN LANGUAGE
24	ACQUISITION; IN-DEPTH PROGRAMS THAT TEACH CHILDREN AND YOUTH
25	NEW SKILLS IN THE CONTEXT OF OUTDOOR ACTIVITIES; CHALLENGING REAL
26	WORLD EXPERIENCES THAT BUILD ESSENTIAL SKILL SETS; AND PROGRAMS
27	THAT PROVIDE MUSIC, DANCE, ARTS, SPORTS, PHYSICAL EDUCATION, OR

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1	CAREER AND TECHNICAL EDUCATION TRAINING.
2	(b) "OUT-OF-SCHOOLLEARNING EXPERIENCE" DOES NOT INCLUDE:
3	(I) INSTRUCTION, SERVICES, MATERIALS, CURRICULA, OR
4	PROGRAMS PROVIDED AS PART OF A NORMAL COURSE OF STUDY
5	CONDUCTED IN ACCORDANCE WITH A STUDENT ATTENDING A
6	KINDERGARTEN-THROUGH-TWELFTH PUBLIC OR PRIVATE SCHOOL OR A
7	NONPUBLIC HOME-BASED EDUCATIONAL PROGRAM, AS DEFINED IN SECTION
8	22-33-104.5;
9	(II) TUITION FOR NORMAL SCHOOL ATTENDANCE AT A PRIVATE
10	SCHOOL;
11	(III) ANY FORM OF RELIGIOUS INSTRUCTION;
12	(IV) MATERIALS THAT MAY BE USED AT HOME WITHOUT ANY
13	FURTHER INTERACTION WITH A PROVIDER, EXCEPT AS OTHERWISE
14	PROVIDED IN SECTION 22-86.5-105 (8); OR
15	(V) CHILDCARE PROVIDED DURING NORMAL SCHOOL HOURS OR
16	PRESCHOOL.
17	(7) "PARENT" MEANS A PARENT OR LEGAL GUARDIAN OF AN
18	ELIGIBLE STUDENT.
19	(8) "Program" means the Colorado expanded learning
20	OPPORTUNITIES PROGRAM CREATED AND ADMINISTERED UNDER THIS
21	ARTICLE 86.5.
22	(9) "PROVIDER" MEANS A PERSON OR ENTITY THAT PROVIDES AN
23	OUT-OF-SCHOOL LEARNING EXPERIENCE.
24	22-86.5-104. Colorado expanded learning opportunities
25	agency - board - created - rules. (1) THE COLORADO EXPANDED
26	LEARNING OPPORTUNITIES AGENCY IS ESTABLISHED AS AN INDEPENDENT
27	AGENCY IN THE DEPARTMENT OF EDUCATION. THE AGENCY EXERCISES ITS

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1	POWERS AND PERFORMS ITS DUTIES AND FUNCTIONS AS IF IT WERE
2	TRANSFERRED TO THE DEPARTMENT BY A TYPE 1 TRANSFER UNDER THE
3	PROVISIONS OF THE "ADMINISTRATIVE ORGANIZATION ACT OF 1968",
4	ARTICLE 1 OF TITLE 24.
5	(2) (a) THE AGENCY IS GOVERNED AND ADMINISTERED BY A
6	BOARD OF DIRECTORS THAT CONSISTS OF EIGHT MEMBERS APPOINTED BY
7	THE GOVERNOR. THE SPEAKER OR MINORITY LEADER OF THE HOUSE OF
8	REPRESENTATIVES, WHOMEVER IS NOT AFFILIATED WITH THE SAME
9	POLITICAL PARTY AS THE GOVERNOR, SHALL PRESENT THE GOVERNOR
10	WITH A LIST OF EIGHT CANDIDATES, WHICH INCLUDES AT LEAST TWO
11	CANDIDATES FROM THE WESTERN SLOPE AND TWO CANDIDATES FROM THE
12	EASTERN PLAINS. THE GOVERNOR SHALL SELECT FOUR MEMBERS FROM
13	THE LIST OF CANDIDATES. FOR THE BOARD AS A WHOLE, THE GOVERNOR
14	SHALL ENSURE THAT THE BOARD INCLUDES AT LEAST TWO MEMBERS FROM
15	THE WESTERN SLOPE AND TWO MEMBERS FROM THE EASTERN PLAINS.
16	INITIAL APPOINTMENTS MUST BE MADE BY FEBRUARY 1, 2020. MEMBERS
17	SERVE FOR TWO-YEAR TERMS; EXCEPT THE FOUR MEMBERS APPOINTED TO
18	THE FIRST BOARD WHO WERE NOT FROM THE LIST OF CANDIDATES SERVE
19	FOR THREE YEARS. MEMBERS SERVE AT THE PLEASURE OF THE GOVERNOR
20	AND MAY SERVE UP TO THREE CONSECUTIVE TERMS. IF THERE IS A
21	VACANCY OF A MEMBER WHO WAS SELECTED FROM THE LIST OF
22	CANDIDATES, THE SPEAKER OR MINORITY LEADER OF THE HOUSE OF
23	REPRESENTATIVES, WHOMEVER IS NOT AFFILIATED WITH THE SAME
24	POLITICAL PARTY AS THE GOVERNOR, SHALL PRESENT THE GOVERNOR
25	WITH TWO CANDIDATES FROM WHICH TO SELECT A REPLACEMENT.
26	(b) BOARD MEMBERS ARE NOT ENTITLED TO COMPENSATION BUT
27	ARE ENTITLED TO REIMBURSEMENT FOR ACTUAL AND NECESSARY

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1	EXPENSES INCURRED IN THE PERFORMANCE OF THEIR BOARD DUTIES.
2	DURING THEIR TERMS OF SERVICE, BOARD MEMBERS SHALL NOT BE
3	EMPLOYED BY, CONTRACT WITH, OR BE BOARD MEMBERS OF
4	ORGANIZATIONS, ENTITIES, PUBLIC AGENCIES, OR INDIVIDUALS THAT
5	PROVIDE OR OFFER TO PROVIDE OUT-OF-SCHOOL LEARNING EXPERIENCES
6	UNDER THE PROGRAM. NO PERSON WHO HAS AN OWNERSHIP INTEREST OR
7	OTHER FINANCIAL INTEREST IN A PROVIDER OF AN OUT-OF-SCHOOL
8	LEARNING EXPERIENCE IN THE PROGRAM MAY SERVE ON THE BOARD.
9	(3) IN ADDITION TO ALL OTHER POWERS AND DUTIES CONFERRED
10	OR IMPOSED UPON THE BOARD BY THIS ARTICLE 86.5, THE BOARD SHALL,
11	BY RULE:
12	(a) DEVELOP CRITERIA FOR ALLOWABLE USES OF MONEY FROM THE
13	FUND GRANTED TO THE ADMINISTERING NONPROFIT ORGANIZATION;
14	(b) DEVELOP CRITERIA THAT THE ADMINISTERING NONPROFIT
15	ORGANIZATION MUST USE TO DETERMINE WHICH PROVIDERS ARE
16	CERTIFIED TO RECEIVE A PAYMENT UNDER THE PROGRAM;
17	(c) DETERMINE THE AMOUNT OF A PAYMENT TO A PROVIDER ON
18	BEHALF OF AN ELIGIBLE STUDENT THAT IS BASED ON THE ELIGIBLE
19	STUDENT'S FAMILY INCOME;
20	(d) ANALYZE THE EXPENSE FOR AND QUALITY OF PROGRAMS,
21	SERVICES, OR ACTIVITIES OFFERED BY PROVIDERS THAT ARE ENGAGED IN
22	THE CERTIFICATION PROCESS AND USE SUCH ANALYSIS TO INFORM THE
23	PROVIDER CERTIFICATION PROCESS;
24	(e) DETERMINE THE AMOUNT OF MONEY THAT THE ADMINISTERING
25	NONPROFIT ORGANIZATION IS PERMITTED TO RETAIN AND SPEND ON
26	ADMINISTRATIVE EXPENSES, WHICH AMOUNT MAXIMIZES THE FUNDING
27	AVAILABLE TO BE USED TO PAY FOR OUT-OF-SCHOOL LEARNING

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1	EXPERIENCES,
2	(f) Adopt standards to ensure the safety of eligible
3	STUDENTS, INCLUDING BACKGROUND CHECKS FOR PROVIDERS OR
4	EMPLOYEES OF PROVIDERS WHO COME IN CONTACT WITH ELIGIBLE
5	STUDENTS, WHICH STANDARDS ARE BASED ON THOSE SET FORTH IN
6	SECTION 22-32-109.8;
7	(g) HIRE SUCH STAFF AS MAY BE NECESSARY TO ASSIST THE BOARD
8	IN ITS DUTIES;
9	(h) ESTABLISH PROTOCOLS TO IDENTIFY, INVESTIGATE, AND TAKE
10	ACTION ON ANY SUSPECTED FRAUD OR MISUSE OF MONEY RELATED TO THE
11	PROGRAM;
12	(i) ADOPT STANDARDS TO ENSURE THAT AN ELIGIBLE STUDENT IS
13	PARTICIPATING IN AN OUT-OF-SCHOOL LEARNING EXPERIENCE THROUGH
14	THE PROGRAM THAT IS NOT PART OF A NONPUBLIC HOME-BASED
15	EDUCATIONAL PROGRAM, AS DEFINED IN SECTION 22-33-104.5;
16	(j) Define the term "evidence-based" for the purpose of
17	MEETING THE DEFINITION OF "OUT-OF-SCHOOL LEARNING EXPERIENCE";
18	AND
19	(k) ESTABLISH GUIDELINES FOR THE AMOUNT THAT MAY BE
20	ALLOCATED TO TRANSPORTATION TO AN OUT-OF-SCHOOL LEARNING
21	EXPERIENCE.
22	(4) (a) THE CRITERIA CREATED BY THE BOARD UNDER SUBSECTION
23	(3)(b) OF THIS SECTION MUST:
24	(I) MAXIMIZE THE NUMBER AND DIVERSITY OF PROVIDERS THAT
25	PARENTS CAN CHOOSE AND ENSURE THAT SMALL COMMUNITY-BASED
26	PROVIDERS ARE ABLE TO PARTICIPATE IN THE PROGRAM;
2.7	(II) GIVE CONSIDER ATION TO THE QUALITY OF THE PROGRAM AND

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EXPERIENCES; AND
(III) DENY PROVIDERS WHO HAVE INFLATED THE COST OF
OUT-OF-SCHOOL LEARNING EXPERIENCES BASED ON THE POTENTIAL
PAYMENT RECEIVED THROUGH THE PROGRAM.
(b) IN DETERMINING THE AMOUNT OF A PAYMENT THAT MAY BE
PAID FOR AN ELIGIBLE STUDENT TO PARTICIPATE IN AN OUT-OF-SCHOOL
LEARNING EXPERIENCE, THE BOARD SHALL CREATE A SLIDING SCALE OF
PAYMENTS THAT PRIORITIZES LOW-INCOME FAMILIES AND GIVES GREATER
ASSISTANCE TO THEM. IF THE BOARD DETERMINES THAT THERE IS
INSUFFICIENT MONEY AVAILABLE TO PROVIDE A MEANINGFUL LEVEL OF
ASSISTANCE FOR ALL ELIGIBLE STUDENTS, THEN IT MAY ESTABLISH AN
INCOME THRESHOLD ABOVE WHICH AN ELIGIBLE STUDENT IS NOT
AUTHORIZED TO ENROLL IN THE PROGRAM.
(5) THE BOARD MAY SOLICIT, ACCEPT, AND EXPEND GIFTS, GRANTS,
AND DONATIONS FOR THE PURPOSES OF ADMINISTERING AND FUNDING THE
PROGRAM, BUT THE BOARD SHALL NOT ACCEPT A GIFT, GRANT, OR
DONATION THAT IS EARMARKED OR RESTRICTED IN ANY MANNER FOR THE
BENEFIT OF OR TO EXCLUDE ANY INDIVIDUAL OR CLASS OF RECIPIENTS OR
ANY INDIVIDUAL OR CLASS OF PROVIDERS.
(6) NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), ON OR
BEFORE JANUARY 15, 2022, AND EACH JANUARY 15 THEREAFTER, THE
AGENCY SHALL SUBMIT A REPORT TO THE GENERAL ASSEMBLY DESCRIBING
THE PROGRAM ENROLLMENT, TYPES OF OUT-OF-SCHOOL LEARNING
EXPERIENCES, PARTICIPATION AND OTHER OUTCOMES DISAGGREGATED BY
ELIGIBLE STUDENT GROUPS, ADMINISTRATIVE COSTS, WAIVERS, AND ANY

THE ELIGIBLE PROVIDER'S PROPOSED COST OF OUT-OF-SCHOOL LEARNING

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1	OTHER RELEVANT INFORMATION ABOUT THE PROGRAM.
2	22-86.5-105. Colorado expanded learning opportunities
3	program - administering nonprofit organization - waiver. (1) The
4	COLORADO EXPANDED LEARNING OPPORTUNITIES PROGRAM IS
5	ESTABLISHED TO INCREASE OUT-OF-SCHOOL LEARNING OPPORTUNITIES
6	FOR ELIGIBLE STUDENTS. THE AGENCY, THROUGH AN ADMINISTERING
7	NONPROFIT ORGANIZATION, SHALL PAY CERTIFIED PROVIDERS FOR
8	ELIGIBLE STUDENTS TO PARTICIPATE IN OUT-OF-SCHOOL LEARNING
9	EXPERIENCES CHOSEN BY THE CHILDREN'S OR YOUTHS' PARENTS.
10	(2) THE AGENCY SHALL SELECT OR CREATE A NONPROFIT
11	ORGANIZATION TO ADMINISTER THE PROGRAM NO LATER THAN AUGUST 1,
12	2020, AND THE ADMINISTERING NONPROFIT ORGANIZATION SHALL
13	IMPLEMENT THE PROGRAM SO THAT ELIGIBLE STUDENTS ARE
14	PARTICIPATING IN OUT-OF-SCHOOL LEARNING EXPERIENCES BY JANUARY
15	1, 2021. THE DUTIES OF THE ORGANIZATION INCLUDE:
16	(a) CERTIFYING PROVIDERS THAT PARENTS MAY CHOOSE FOR AN
17	ELIGIBLE STUDENT TO PARTICIPATE IN AN OUT-OF-SCHOOL LEARNING
18	EXPERIENCE;
19	(b) Entering into agreements with certified providers;
20	(c) Providing services directly or through a third-party
21	CONTRACT TO ASSIST ENROLLED ELIGIBLE STUDENTS AND THEIR PARENTS
22	IN SELECTING AN OUT-OF-SCHOOL LEARNING EXPERIENCE;
23	(d) CONDUCTING OUTREACH ABOUT THE PROGRAM, INCLUDING
24	OUTREACH TO PARENTS OF CHILDREN IDENTIFIED WITH SPECIAL NEEDS;
25	(e) Compensating certified providers for participating
26	ELIGIBLE STUDENTS, WHICH COMPENSATION MAY INCLUDE EXPENSES FOR
27	TRANSPORTATION OF AN ELIGIBLE STUDENT TO AND FROM THE

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1	OUT-OF-SCHOOL LEARNING EXPERIENCE; AND
2	(f) Submitting in a timely manner any information
3	REQUESTED BY THE AGENCY THAT RELATES TO THE PROGRAM, INCLUDING
4	INFORMATION RELATED TO THE EVALUATION OF THE PROGRAM OR ITS
5	ADMINISTRATION AND ANY BOOKS AND RECORDS.
6	(3) (a) PARENTS OF AN ELIGIBLE STUDENT MAY APPLY TO THE
7	ADMINISTERING NONPROFIT ORGANIZATION FOR THE ELIGIBLE STUDENT TO
8	BE ENROLLED IN THE PROGRAM. IF ENROLLED, THE ORGANIZATION SHALL
9	IDENTIFY OUT-OF-SCHOOL LEARNING EXPERIENCES AVAILABLE TO ALL
10	ELIGIBLE STUDENTS IN THE AREA AND THE ANNUAL MAXIMUM AMOUNT
11	THAT MAY BE PAID ON BEHALF OF THE ELIGIBLE STUDENT.
12	(b) If the administering nonprofit organization pays for an
13	ELIGIBLE STUDENT TO PARTICIPATE IN AN OUT-OF-SCHOOL LEARNING
14	EXPERIENCE, BUT THE AMOUNT PAID IS LESS THAN THE ANNUAL MAXIMUM
15	AMOUNT THAT MAY BE PAID ON BEHALF OF THE ELIGIBLE STUDENT, THEN
16	THE ORGANIZATION SHALL SET ASIDE THE DIFFERENCE ON BEHALF OF THE
17	ELIGIBLE STUDENT AND USE THIS MONEY FOR PAYMENTS MADE TO
18	PROVIDERS ON BEHALF THE ELIGIBLE STUDENT IN A FUTURE YEAR. THESE
19	PAYMENTS ARE IN ADDITION TO THE PAYMENTS THAT WOULD OTHERWISE
20	BE MADE BASED ON THE ELIGIBLE STUDENT'S FAMILY INCOME AT THE TIME.
21	IF A PERSON NO LONGER QUALIFIES AS AN ELIGIBLE STUDENT AND THERE
22	WAS AN AMOUNT REMAINING THAT WAS SET ASIDE FOR THAT PERSON, THE
23	ORGANIZATION MAY USE THAT AMOUNT FOR ANY PURPOSE OF THE
24	PROGRAM.
25	(4) The administering nonprofit organization shall
26	COMPLY WITH ANY REQUIREMENTS ESTABLISHED BY THE BOARD.
27	(5) THE ADMINISTERING NONPROFIT ORGANIZATION SHALL NOT

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1	ADMINISTER THE PROGRAM IN A MANNER THAT DISCRIMINATES AGAINST
2	ANY ELIGIBLE STUDENT, PARENT, OR PROVIDER ON THE BASIS OF RACE,
3	COLOR, RELIGIOUS AFFILIATION, NATIONAL ORIGIN, GENDER, MILITARY
4	STATUS, SEXUAL ORIENTATION, GENDER VARIANCE, MARITAL STATUS, OR
5	PHYSICAL OR MENTAL DISABILITY. A PROVIDER SHALL NOT ADMINISTER AN
6	OUT-OF-SCHOOL LEARNING EXPERIENCE FOR WHICH MONEY HAS BEEN
7	RECEIVED FROM THE PROGRAM IN A MANNER THAT DISCRIMINATES
8	AGAINST ANY ELIGIBLE STUDENT OR PARENT ON THE BASIS OF RACE,
9	COLOR, RELIGIOUS AFFILIATION, NATIONAL ORIGIN, GENDER, MILITARY
10	STATUS, SEXUAL ORIENTATION, GENDER VARIANCE, MARITAL STATUS, OR
11	PHYSICAL OR MENTAL DISABILITY.
12	(6) LOCAL EDUCATION PROVIDERS ARE AUTOMATICALLY
13	CERTIFIED PROVIDERS AND NEED ONLY REGISTER WITH THE ORGANIZATION
14	AS A CERTIFIED PROVIDER TO BE PART OF THE PROGRAM. NEITHER THE
15	ADMINISTERING NONPROFIT ORGANIZATION NOR ANY SUBSIDIARY
16	THEREOF IS ELIGIBLE FOR CERTIFICATION AS A PROVIDER.
17	(7) THE ADMINISTERING NONPROFIT ORGANIZATION MAY SOLICIT,
18	RECEIVE, AND EXPEND GIFTS, GRANTS, AND DONATIONS FOR THE PURPOSES
19	OF ADMINISTERING AND FUNDING THE PROGRAM, BUT THE ORGANIZATION
20	SHALL NOT ACCEPT A GIFT, GRANT, OR DONATION FOR THE PROGRAM THAT
21	IS EARMARKED OR RESTRICTED IN ANY MANNER FOR THE BENEFIT OF OR TO
22	EXCLUDE ANY INDIVIDUAL OR CLASS OF RECIPIENTS OR ANY INDIVIDUAL

(8) BASED ON INFORMATION FROM THE ADMINISTERING NONPROFIT ORGANIZATION THAT A PARTICULAR AREA HAS AN INSUFFICIENT NUMBER OF CERTIFIED PROVIDERS, THE AGENCY MAY DESIGNATE ELIGIBLE STUDENTS IN THE AREA TO RECEIVE A WAIVER FOR THE ORGANIZATION TO

OR CLASS OF PROVIDERS.

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2	THAT ARE COLLABORATIVE MATERIALS THAT MAY BE DONE IN THE
3	ELIGIBLE STUDENT'S HOME WITHOUT INTERACTION WITH THE PROVIDER.
4	(9) The agency shall contract with a third party to
5	CONDUCT AN INDEPENDENT EVALUATION OF THE COLORADO EXPANDED
6	LEARNING OPPORTUNITIES PROGRAM AFTER THREE YEARS OF PROGRAM
7	ADMINISTRATION IN ORDER TO DETERMINE PROGRAM EFFECTIVENESS,
8	INCLUDING THE EFFECT OF THE PROGRAM ON STUDENT AND FAMILY
9	PARTICIPATION AND OTHER OUTCOMES, INCLUDING EDUCATIONAL AND
10	SOCIAL-EMOTIONAL OUTCOMES, COST AND SUPPLY OF EXPANDED
11	LEARNING OPPORTUNITIES ACROSS THE STATE, AND ACCESS TO
12	HIGH-QUALITY EXPANDED LEARNING OPPORTUNITIES FOR LOW-INCOME
13	CHILDREN.
14	(10) The power and duties of the agency, board, and
15	ADMINISTERING NONPROFIT ORGANIZATION ARE LIMITED TO THOSE
16	POWERS AND DUTIES SET FORTH IN THIS ARTICLE 86.5 FOR OUT-OF-SCHOOL
17	LEARNING EXPERIENCES THAT OCCUR OUTSIDE OF THE SCHOOL DAY AND
18	THAT ARE NOT PART OF THE NORMAL COURSE OF STUDY FOR STUDENTS IN
19	KINDERGARTEN THROUGH TWELFTH GRADE ENROLLED IN PUBLIC OR
20	PRIVATE SCHOOL OR A NONPUBLIC HOME-BASED EDUCATIONAL PROGRAM.
21	22-86.5-106. Colorado expanded learning opportunities cash
22	fund - created. (1) The Colorado expanded learning opportunities
23	CASH FUND, REFERRED TO IN THIS SECTION AS THE "FUND", IS HEREBY
24	CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY
25	CREDITED TO THE FUND PURSUANT TO SECTION 24-22-118 (2)(a). THE
26	STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED
27	FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE COLORADO

PAY A CERTIFIED PROVIDER FOR OUT-OF-SCHOOL LEARNING EXPERIENCES

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1	EXPANDED LEARNING OPPORTUNITIES CASH FUND TO THE FUND.
2	(2) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
3	AGENCY TO GRANT TO THE ADMINISTERING NONPROFIT ORGANIZATION FOR
4	OPERATION OF THE PROGRAM AND FOR THE AGENCY'S DIRECT AND
5	INDIRECT EXPENSES INCURRED IN THE ADMINISTRATION OF THIS ARTICLE
6	86.5, WHICH EXPENSES INCLUDE THE COSTS OF THE INDEPENDENT
7	EVALUATION REQUIRED UNDER SECTION 22-86.5-105 (9). FOR THE
8	2019-20 AND 2020-21 FISCAL YEARS, THE AGENCY'S ADMINISTRATIVE
9	EXPENSES FOR THE PROGRAM IN A FISCAL YEAR SHALL NOT EXCEED THREE
10	PERCENT OF THE MONEY TRANSFERRED TO THE FUND IN THE FISCAL YEAR.
11	FOR FISCAL YEARS COMMENCING ON OR AFTER JULY 1, 2021, THE
12	AGENCY'S ADMINISTRATIVE EXPENSES SHALL NOT EXCEED THREE PERCENT
13	OF THE MONEY TRANSFERRED TO THE FUND IN THE 2020-21 FISCAL YEAR.
14	(3) It is the general assembly's intent that the money from
15	THE FUND SHALL NOT SUPPLANT EXISTING FUNDING FOR PROGRAMS OR
16	SERVICES AVAILABLE TO ELIGIBLE STUDENTS.
17	22-86.5-107. Annual audits. The administering nonprofit
18	ORGANIZATION SHALL CONTRACT WITH A THIRD PARTY TO PREPARE AN
19	ANNUAL INDEPENDENT FINANCIAL AUDIT OF THE ADMINISTERING
20	NONPROFIT ORGANIZATION. THE ORGANIZATION SHALL FILE THE AUDIT
21	WITH THE AGENCY NO LATER THAN JULY 1 OF EACH YEAR FOR THE
22	PREVIOUS CALENDAR YEAR. THE AGENCY SHALL MAKE THE AUDIT
23	PUBLICLY AVAILABLE, BUT BEFORE DOING SO, THE AGENCY SHALL REDACT
24	ANY PERSONAL INFORMATION, AS DEFINED IN SECTION 24-73-103 (1)(g).
25	SECTION 14. In Colorado Revised Statutes, 24-22-117, amend
26	(1)(a) and $(2)(c)(I)$ as follows:
27	24-22-117. Tobacco tax cash fund - accounts - creation -

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legislative declaration. (1) (a) There is hereby created in the state treasury the tobacco tax cash fund, which fund is referred to in this section as the "cash fund". The cash fund shall consist CONSISTS of moneys MONEY collected from the cigarette and tobacco taxes imposed pursuant to section 21 of article X of the state constitution AND MONEY TRANSFERRED IN ACCORDANCE WITH SECTION 24-22-118 (3)(c)(II). All interest and income derived from the deposit and investment of moneys in the cash fund shall be credited to the cash fund; except that all interest and income derived from the deposit and investment of moneys in the cash fund during the 2008-09, 2009-10, 2010-11, and 2011-12 fiscal years shall be credited to the general fund. Any unexpended and unencumbered moneys remaining in the cash fund at the end of a fiscal year shall remain in the cash fund and shall not be credited or transferred to the general fund or any other fund, except as otherwise provided in this section.

- (2) There are hereby created in the state treasury the following funds:
- (c) (I) The tobacco education programs fund to be administered by the department of public health and environment. The state treasurer and the controller shall transfer an amount equal to sixteen percent of the moneys deposited into the cash fund, plus sixteen percent of the interest and income earned on the deposit and investment of those moneys AND THE AMOUNTS SPECIFIED IN SECTION 24-22-118 (3)(c)(I), to the tobacco education programs fund; except that, for the 2008-09, 2009-10, 2010-11, and 2011-12 fiscal years, the state treasurer and the controller shall transfer to the tobacco education programs fund only an amount equal to sixteen percent of the moneys deposited into the cash fund. All interest

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1	and income derived from the deposit and investment of moneys in the
2	tobacco education programs fund shall be credited to the tobacco
3	education programs fund; except that all interest and income derived from
4	the deposit and investment of moneys in the tobacco education programs
5	fund during the 2008-09, 2009-10, 2010-11, and 2011-12 fiscal years
6	shall be credited to the general fund. Any unexpended and unencumbered
7	moneys remaining in the tobacco education programs fund at the end of
8	a fiscal year shall remain in the fund and shall not be credited or
9	transferred to the general fund or any other fund.
10	SECTION 15. In Colorado Revised Statutes, add 24-22-118 as
11	follows:
12	24-22-118. Revenue from nicotine products and additional
13	tobacco tax - behavioral health and health care affordability and
14	accessibility cash fund - preschool programs cash fund - distribution
15	to Colorado expanded learning opportunities cash fund - creation -
16	definitions. (1) AS USED IN THIS SECTION:
16 17	definitions. (1) AS USED IN THIS SECTION: (a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND
17	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND
17 18	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND
17 18 19	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND CREATED
17 18 19 20	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION.
17 18 19 20 21	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION. (b) "CHILDREN AND YOUTH" MEANS ANY PERSON WHO IS
17 18 19 20 21 22	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION. (b) "CHILDREN AND YOUTH" MEANS ANY PERSON WHO IS TWENTY-SIX YEARS OF AGE OR YOUNGER.
17 18 19 20 21 22 23	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION. (b) "CHILDREN AND YOUTH" MEANS ANY PERSON WHO IS TWENTY-SIX YEARS OF AGE OR YOUNGER. (c) "COLORADO EXPANDED LEARNING OPPORTUNITIES CASH FUND"
17 18 19 20 21 22 23 24	(a) "BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND" MEANS THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION. (b) "CHILDREN AND YOUTH" MEANS ANY PERSON WHO IS TWENTY-SIX YEARS OF AGE OR YOUNGER. (c) "COLORADO EXPANDED LEARNING OPPORTUNITIES CASH FUND" MEANS THE COLORADO EXPANDED LEARNING OPPORTUNITIES CASH FUND"

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1	(2) THE STATE TREASURER SHALL TRANSFER FROM THE GENERAL
2	FUND AN AMOUNT EQUAL TO THE TOTAL REVENUE FROM THE TAXES ON
3	CIGARETTES, TOBACCO PRODUCTS, AND NICOTINE PRODUCTS AS
4	DESCRIBED IN SECTIONS 39-28-110 (1)(b), 39-28.5-108 (1)(b), AND
5	39-28.6-109 (2) AS FOLLOWS:
6	(a) FIFTY PERCENT OF THE AMOUNT TO THE BEHAVIORAL HEALTH
7	AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND; AND
8	(b) (I) For the 2019-20 and 2020-21 fiscal years:
9	(A) THIRTY-FIVE PERCENT OF THE AMOUNT TO THE PRESCHOOL
10	PROGRAMS CASH FUND; AND
11	(B) FIFTEEN PERCENT OF THE AMOUNT TO THE COLORADO
12	EXPANDED LEARNING OPPORTUNITIES CASH FUND;
13	(II) FOR THE 2021-22 FISCAL YEAR:
14	(A) THIRTY PERCENT OF THE AMOUNT TO THE PRESCHOOL
15	PROGRAMS CASH FUND; AND
16	(B) TWENTY PERCENT OF THE AMOUNT TO THE COLORADO
17	EXPANDED LEARNING OPPORTUNITIES CASH FUND; AND
18	(III) FOR THE 2022-23 FISCAL YEAR AND EACH FISCAL YEAR
19	THEREAFTER:
20	(A) TWENTY-SEVEN AND ONE-HALF PERCENT OF THE AMOUNT TO
21	THE PRESCHOOL PROGRAMS CASH FUND; AND
22	(B) TWENTY-TWO AND ONE-HALF PERCENT OF THE AMOUNT TO
23	THE COLORADO EXPANDED LEARNING OPPORTUNITIES CASH FUND.
24	(3) (a) The behavioral health and health care
25	AFFORDABILITY AND ACCESSIBILITY CASH FUND IS HEREBY CREATED IN
26	THE STATE TREASURY. THE FUND CONSISTS OF MONEY CREDITED TO THE
2.7	FUND PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION THE STATE

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DEPOSIT AND INVESTMENT OF MONEY IN THE BEHAVIORAL HEALTH AND
HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH FUND TO THE
FUND.
(b) THE DEPARTMENTS OF PUBLIC HEALTH AND ENVIRONMENT,
HUMAN SERVICES, HEALTH CARE POLICY AND FINANCING, AND EDUCATION
SHALL ADMINISTER THE BEHAVIORAL HEALTH AND HEALTH CARE
AFFORDABILITY AND ACCESSIBILITY CASH FUND.
(c) THE STATE TREASURER SHALL ANNUALLY TRANSFER MONEY
FROM THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND
ACCESSIBILITY CASH FUND AS FOLLOWS:
(I) NINETEEN PERCENT TO THE TOBACCO EDUCATION PROGRAMS
FUND CREATED IN SECTION 24-22-117 (2)(c)(I); EXCEPT THAT, THIS
TRANSFER SHALL NOT EXCEED THIRTY MILLION DOLLARS IN A FISCAL
YEAR; AND
(II) NINE AND ONE-HALF PERCENT TO OFFSET THE DECREASE IN
THE EXISTING REVENUE DISTRIBUTION FROM THE CIGARETTE AND
TOBACCO PRODUCTS TAXES THAT RESULTS FROM THE INCREASE IN THOSE
TAXES APPROVED BY VOTERS AT THE STATEWIDE ELECTION IN NOVEMBER
2019. OF THIS ALLOCATION, THE STATE TREASURER SHALL TRANSFER
SEVENTY-THREE PERCENT TO THE TOBACCO TAX CASH FUND CREATED IN
SECTION 24-22-117 (1) AND TWENTY-SEVEN PERCENT TO THE GENERAL
FUND; EXCEPT THAT THE TOTAL TRANSFERRED UNDER THIS SUBSECTION
(3)(c)(II) SHALL NOT EXCEED FIFTEEN MILLION DOLLARS IN A FISCAL YEAR.
(d) (I) For any fiscal year that commences prior to July 1,
2023, THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE THE NET
AMOUNT IN THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY

TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE

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1	AND ACCESSIBILITY CASH FUND, WHICH IS THE AMOUNT AFTER THE
2	TRANSFERS REQUIRED BY SUBSECTION (3)(c) OF THIS SECTION, AS
3	FOLLOWS:
4	(A) SIXTY-SIX PERCENT TO THE MAKE HEALTH CARE MORE
5	AFFORDABLE AND ACCESSIBLE IN ACCORDANCE WITH SUBSECTION (4) OF
6	THIS SECTION; AND
7	(B) THIRTY-FOUR PERCENT TO IMPROVE THE PROVISION OF
8	BEHAVIORAL HEALTH SERVICES FOR CHILDREN AND YOUTH IN
9	ACCORDANCE WITH SUBSECTION (5) OF THIS SECTION.
10	(II) FOR ANY FISCAL YEAR THAT COMMENCES ON OR AFTER JULY
11	1, 2023, THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE MONEY
12	FROM THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY AND
13	ACCESSIBILITY CASH FUND FOR ANY OF THE PURPOSES SET FORTH IN
14	SUBSECTIONS (4) AND (5) OF THIS SECTION, WITH AT LEAST TWENTY
15	PERCENT OF THE NET AMOUNT APPROPRIATED UNDER EACH SUBSECTION.
16	(4) (a) It is the general assembly's intent that a portion of
17	THE MONEY IN THE BEHAVIORAL HEALTH AND HEALTH CARE
18	AFFORDABILITY AND ACCESSIBILITY CASH FUND BE USED TO MAKE HEALTH
19	CARE MORE AFFORDABLE AND ACCESSIBLE.
20	(b) Subject to annual appropriation by the general
21	ASSEMBLY, A DEPARTMENT MAY EXPEND MONEY FROM THE BEHAVIORAL
22	HEALTH AND HEALTH CARE AFFORDABILITY AND ACCESSIBILITY CASH
23	FUND:
24	(I) TO INCREASE ACCESS TO CARE;
25	(II) FOR HEALTH CARE WORKFORCE DEVELOPMENT;
26	(III) FOR PROGRAMS THAT REDUCE THE COST OF HEALTH CARE,
27	INCLUDING LOWER PREMIUMS AND REDUCED OUT-OF-POCKET COSTS FOR

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1	CONSUMERS;
2	(IV) TO INCREASE STATE FUNDING FOR THE CHILDREN'S BASIC
3	HEALTH PLAN CREATED IN ARTICLE 8 OF TITLE 25.5; OR
4	(V) FOR ANY OTHER USE THAT IS CONSISTENT WITH THE PURPOSE
5	SPECIFIED IN SUBSECTION (4)(a) OF THIS SECTION.
6	(5) (a) It is the general assembly's intent that a portion of
7	MONEY IN THE BEHAVIORAL HEALTH AND HEALTH CARE AFFORDABILITY
8	AND ACCESSABILITY CASH FUND BE USED TO IMPROVE THE PROVISION OF
9	BEHAVIORAL HEALTH SERVICES FOR CHILDREN AND YOUTH.
10	(b) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL
11	ASSEMBLY, A DEPARTMENT MAY EXPEND MONEY FROM THE FUND FOR:
12	(I) SUICIDE PREVENTION SERVICES;
13	(II) SCHOOL-BASED PROGRAMS AND SERVICES TO PROVIDE
14	BEHAVIORAL HEALTH SERVICES;
15	(III) CRISIS RESPONSE SERVICES;
16	(IV) INTENSIVE CARE PLANNING AND CASE MANAGEMENT FOR
17	CHILDREN AND YOUTH WITH SERIOUS BEHAVIORAL NEEDS;
18	(V) BEHAVIORAL HEALTH WORKFORCE DEVELOPMENT;
19	(VI) IMPROVING ACCESS TO BEHAVIORAL HEALTH SERVICES; OR
20	(VII) ANY OTHER USE THAT IS CONSISTENT WITH THE PURPOSE
21	SPECIFIED IN SUBSECTION (5)(a) OF THIS SECTION.
22	(6) (a) The preschool programs cash fund is hereby
23	CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY
24	CREDITED TO THE FUND PURSUANT TO SUBSECTION (2)(b) OF THIS
25	SECTION. THE STATE TREASURER SHALL CREDIT ALL INTEREST AND
26	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
27	PRESCHOOL PROGRAMS CASH FUND TO THE FUND.

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1	(b) THE DEPARTMENT OF EDUCATION SHALL ADMINISTER THE
2	PRESCHOOL PROGRAMS CASH FUND.
3	(c) It is the general assembly's intent that the money in
4	THE PRESCHOOL PROGRAMS CASH FUND BE USED TO EXPAND AND
5	ENHANCE THE COLORADO PRESCHOOL PROGRAM IN ORDER TO IMPROVE
6	THE AVAILABILITY, AFFORDABILITY, AND QUALITY OF VOLUNTARY EARLY
7	CHILDHOOD EDUCATION WITH A GOAL, OVER TIME AND SUBJECT TO
8	ADEQUATE REVENUE, OF SERVING ALL OF COLORADO'S YOUNG CHILDREN
9	WHOSE FAMILIES CHOOSE IT.
10	(d) Subject to annual appropriation by the general
11	ASSEMBLY, THE DEPARTMENT MAY EXPEND MONEY FROM THE PRESCHOOL
12	PROGRAMS CASH FUND TO:
13	(I) PROVIDE FINANCIAL ASSISTANCE TO HELP FAMILIES AFFORD
14	EARLY CHILDHOOD EDUCATION;
15	(II) INCREASE ACCESS TO PRESCHOOL SERVICES FOR COLORADO
16	CHILDREN AND IMPROVE THE QUALITY OF PRESCHOOLS;
17	(III) PROVIDE FOR MIXED-DELIVERY OPTIONS TO SUPPORT PARENT
18	CHOICE OF EITHER SCHOOL-BASED OR COMMUNITY-BASED EARLY
19	CHILDHOOD EDUCATION OPTIONS;
20	$(IV)\ Improve \ {\it the affordability and availability of quality}$
21	EARLY CHILDHOOD EDUCATION PROGRAMS AND FACILITIES, INCLUDING
22	OFFERING VOLUNTARY PRESCHOOL PROGRAMS THAT MATCH PARENTS' AND
23	CHILDREN'S NEEDS FOR LENGTH OF DAY AND LENGTH OF YEAR SO
24	CHILDREN ARE READY FOR SCHOOL;
25	(V) INCREASE THE CAPACITY OF LICENSED EARLY CHILDHOOD
26	EDUCATION PROGRAMS SO FAMILIES THAT NEED EARLY CHILDHOOD
27	EDUCATION HAVE ACCESS;

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1	(VI) RECRUIT, TRAIN, AND RETAIN EARLY CHILDHOOD EDUCATION
2	PROFESSIONALS;
3	(VII) SUPPORT THE AVAILABILITY OF QUALITY EARLY CHILDHOOD
4	EDUCATION OFFERED IN HEAD START, EARLY HEAD START, AND LICENSED
5	EARLY CHILDHOOD EDUCATION SETTINGS;
6	(VIII) IMPROVE THE QUALITY OF EARLY CHILDHOOD EDUCATION
7	PROGRAMS;
8	(IX) STRENGTHEN COORDINATION WITH EXISTING EARLY
9	CHILDHOOD SYSTEMS AND INITIATIVES AND ADVANCE ALIGNMENT WITH
10	KINDERGARTEN THROUGH TWELFTH GRADE SYSTEMS TO SUPPORT
11	CHILDREN'S TRANSITIONS TO SCHOOL;
12	(X) COLLECT, ANALYZE, AND MEASURE DATA TO EVALUATE EARLY
13	CHILDHOOD EDUCATION PROGRAM EFFECTIVENESS, INCLUDING
14	MEASUREMENT OF CHILD AND FAMILY OUTCOMES; OR
15	(XI) FUND ANY OTHER USE THAT IS CONSISTENT WITH THE
16	PURPOSE SPECIFIED IN SUBSECTION (6)(c) OF THIS SECTION.
17	(7) THE STATE AUDITOR SHALL ANNUALLY CONDUCT A FINANCIAL
18	AUDIT OF THE USE OF THE MONEY ALLOCATED AND APPROPRIATED UNDER
19	THIS SECTION.
20	SECTION 16. In Colorado Revised Statutes, add 25-3.5-810 as
21	follows:
22	25-3.5-810. Nicotine products education, prevention, and
23	cessation programs. The education, prevention, and cessation
24	PROGRAMS THAT ARE FUNDED WITH MONEY TRANSFERRED TO THE
25	TOBACCO EDUCATION PROGRAMS FUND IN ACCORDANCE WITH SECTION
26	24-22-118 (3)(c)(I) MAY ALSO APPLY TO NICOTINE PRODUCTS.
2.7	SECTION 17. In Colorado Revised Statutes 39-26-623 amend

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as amended by House Bill 19-1240 (1)(a)(II)(A) as follows:

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39-22-623. Disposition of collections - definition. (1) The proceeds of all money collected under this article 22, less the reserve retained for refunds, shall be credited as follows:

(a) (II) (A) Effective July 1, 1987, an amount equal to twenty-seven percent of the gross state cigarette tax shall be apportioned to incorporated cities and incorporated towns that levy taxes and adopt formal budgets and to counties. For the purposes of this section, a city and county is considered a city. The city or town share shall be apportioned according to the percentage of state sales tax revenues collected by the department of revenue in an incorporated city or town as compared to the total state sales tax collections that may be allocated to all political subdivisions in the state; the county share shall be the same as that which the percentage of state sales tax revenues collected in the unincorporated area of the county bears to total state sales tax revenues that may be allocated to all political subdivisions in the state. The department of revenue shall certify to the state treasurer, at least annually, the percentage for allocation to each city, town, and county, and the department shall apply the percentage for allocation certified shall be applied by said department in all distributions to cities, towns, and counties until changed by certification to the state treasurer. In order to qualify for distributions of state income tax money, units of local government are prohibited from imposing taxes on any person as a condition for engaging in the business of selling cigarettes. For purposes of this subsection (1)(a)(II), the "gross state cigarette tax" means the total tax FROM TEN MILLS ON EACH CIGARETTE before the discount provided for in section 39-28-104 (1), PLUS AN AMOUNT EQUAL TO THE AMOUNT

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1	DEPOSITED IN THE GENERAL FUND FOR THE STATE FISCAL YEAR UNDER
2	SECTION 24-22-118 (3)(c)(II). For any city, town, or county that was
3	previously disqualified from the apportionment set forth in this subsection
4	(1)(a)(II)(A) by reason of imposing a fee or license related to the sale of
5	cigarettes, the city, town, or county is eligible for any allocation of money
6	that is based on an apportionment made on or after the effective date of
7	this subsection (1)(a)(II)(A), as amended, but not for an allocation of
8	money that is based on an apportionment made before the effective date
9	of this subsection (1)(a)(II)(A), as amended.
10	SECTION 18. Appropriation. (1) For the 2019-20 state fiscal
11	year, \$150,634 is appropriated to the department of revenue. This
12	appropriation is from the general fund. To implement this act, the
13	department may use this appropriation as follows:
14	(a) \$12,943 for use by the taxpayer service division for personal
15	services, which amount is based on an assumption that the division will
16	require an additional 0.2 FTE;
17	(b) \$1,131 for use by the taxpayer service division for operating
18	expenses;
19	(c) \$135,360 for tax administration IT system (GenTax) support;
20	and
21	(d) \$1,200 for the purchase of document management services.
22	(2) For the 2019-20 state fiscal year, \$1,200 is appropriated to the
23	department of personnel. This appropriation is from reappropriated funds
24	received from the department of revenue under subsection (1)(d) of this
25	section. To implement this act, the department of personnel may use this
26	appropriation to provide document management services for the
27	department of revenue.

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1	SECTION 19. Effective date. (1) Except as otherwise provided
2	in subsection (2) of this section, this act takes effect upon passage.
3	(2) Sections 2 to 16 of this act take effect only if, at the November
4	2019 statewide election, a majority of voters approve the ballot issue
5	referred in accordance with section 39-28-401, Colorado Revised
6	Statutes, created in section 1 of this act. If the voters approve the ballot
7	issue, then sections 2 to 16 of this act take effect on the date of the
8	governor's proclamation or January 1, 2020, whichever is later.
9	SECTION 20. Safety clause. The general assembly hereby finds,
10	determines, and declares that this act is necessary for the immediate
11	preservation of the public peace, health, and safety.

-44- 1333